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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/663,984	09/17/2003	Kuniyuki Tani	50024-018	1958
75	90 09/16/2004		EXAMINER	
MCDERMOTT, WILL & EMERY			WILLIAMS, HOWARD L	
600 13th Street, N.W. Washington, DC 20005-3096		ART UNIT	PAPER NUMBER	
_			2819	
		DATE MAILED: 09/16/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s) UK				
		10/663,984	TANI ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Howard L. Williams	2819				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
THE - External after of the control	HORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. ensions of time may be available under the provisions of 37 CFR 1. If SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a repl operiod for reply is specified above, the maximum statutory period ure to reply within the set or extended period for reply will, by statut reply received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be tiled by within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE.	mely filed ys will be considered timely. In the mailing date of this communication. ED (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on 30 J	luly 2004.					
′=	This action is FINAL . 2b) ☐ This action is non-final.						
3)	, 						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposit	tion of Claims						
4)⊠	Claim(s) <u>1-20</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)[☐ Claim(s) <u>2-20</u> is/are allowed.						
6)🛛	Claim(s) 1 is/are rejected.						
7)							
8)	Claim(s) are subject to restriction and/o	or election requirement.					
Applicat	tion Papers						
9) The specification is objected to by the Examiner.							
•—	[0]⊠ The drawing(s) filed on <u>17 Se<i>ptember 2003</i></u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
74/2	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority	under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
	a) ☐ All b) ☐ Some * c) ⊠ None of:						
/	1.⊠ Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
	Copies of the certified copies of the priority documents have been received in this National Stage						
	application from the International Bureau (PCT Rule 17.2(a)).						
* (* See the attached detailed Office action for a list of the certified copies not received.						
Attachmer	nt(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)							
	ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08	Paper No(s)/Mail D Notice of Informal F	ate Patent Application (PTO-152)				
	er No(s)/Mail Date	6) Other:					

Application No: 10/663,984 Your Reference: 50024-018

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The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim 1 is rejected under 35 U.S.C. 102(b) as anticipated by Lim et al. (US 5,635,937). Lim discloses a pipelined analog-to-digital circuit. The Lim et al circuit includes a correction value output circuit (RAM 53) that stores preset correction values and a correction circuit (40, 60) that corrects the digital signal by way of operation based on the correction value output from the correction value circuit.

Claims 2-20 are allowed over the prior art of record because they do not show the selection (presetting) of the correction value for digital value from a subsequent stage (claims 2-7). The art of record also does not show the recited switch arrangements to input the reference voltage equivalents.

Applicant's arguments filed 30 July 2004 have been fully considered but are not persuasive. The point of the remarks seems more directed towards the fact that the applicant did not plagiarize the Lim description when writing their own application rather than raising a reasonable argument. The specific words of the claim 1 do not appear in Lim such that one could point to column and line of Lim and state here is the exact phrase. However, the examiner does not believe that such a position accurately reflects the state of the law concerning 35 USC 102.

Lim does disclose an A/D converter and correction circuitry that responds to the ADC output to furnish a stored/preset correction value from the RAM which is used to correct the output. Regarding the response's emphasis on "arbitrary value" this phrase is seen to mean whatever value comes out. Indeed pages 15 and 16 in applicant's specification refer to the preset or calculated correction value stored for each converter output. Lim's ADC outputs also select a correction value that is preset or calculated for each converter output.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication should be directed to Howard L. Williams at telephone number 571.272.1815. The Patent and Trademark Office has a new central facsimile number for application specific correspondence intended for entry, it is 703-872-9306.

9/9/04

Voice 571.272.1815

Howard L. Williams

Primary Examiner
Art Unit 2819